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Via Email Only (jack.smith@nelsonmullins.com)

Jack Smith

Nelson Mullins Riley & Scarborough LLP

RE: PSC Docket No. 2018-364-WS, Complainants' Exhibits – Production of Privileged Matter

Dear Jack:

Upon further review of Complainants' Responses to DIUC's First Discovery Requests to Complainants and the documents produced as Complainants' Exhibits, it appears that you may have inadvertently produced some or all of the documents that you intended to withhold as attorney-client privileged.

I have ceased reviewing the documents so that your office will have the opportunity to review the items produced in order to determine if there are any issues with regard to inadvertent inclusion of purportedly privileged materials. Because this matter is on a very tight schedule, I would appreciate it if we could confer by telephone tomorrow, January 22, 2019.

Sincerely,

/s/

Thomas P. Gressette, Jr.

cc: All parties of record